

Case 1:13-cv-00377-RLM Document 24 Filed 08/19/13 Page 1 of 1 PageID #: 102

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

HUMBERTO PORTUONDO,  
Plaintiff,

v.

MAJOR CHEVROLET, INC. and  
TD AUTO FINANCE LLC,  
Defendants.

**STIPULATION OF DISCONTINUE  
WITH PREJUDICE**

**Case No. 13-cv-377(RLM)**

The undersigned counsel for all parties hereby stipulate and agree as follows:

Pursuant to Rule 41(a), Plaintiff hereby discontinues the above-titled action with prejudice as against all Defendants.

August 15, 2013

/s/ Peter T. Lane

Peter T. Lane, Esq.  
SCHLANGER & SCHLANGER, LLP  
9 East 40<sup>th</sup> Street, Suite 1300  
New York, NY 10016  
(914) 946-1981  
[peter.lane@schlangerlegal.com](mailto:peter.lane@schlangerlegal.com)  
*Attorneys for Plaintiff*

/s/ Michael J. Dezorett

Michael J. DeZorett, Esq.  
75-24 Bell Boulevard  
Bayside, NY 11364  
(718) 217-3719  
[Michaeljdz@aol.com](mailto:Michaeljdz@aol.com)  
*Attorney for Defendants Major Chevrolet,  
Inc. and TD Auto Finance LLC*

SO ORDERED.

\_\_\_\_\_  
U.S.D.J.

***SO ORDERED:***

*/s/*

*Roanne L. Mann  
U.S. Magistrate Judge  
Dated: 8/29/13*